UNITED STATES DISTRICT COURT

Southern District of Ohio

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assessments imposed by this judgment are fully paid.

JUDGMENT IN A CRIMINAL CASE

V.

(For Offenses Committed On or After November 1, 1987)

Case Number CR-2-11-184

Padro D. Clay

	David Thomas Defendant's Attorney									
THE	DEFENDANT:									
<u>X</u>	pleaded guilty to count one (1), of the Information.									
	pleaded nolo contendere to counts of the Indictment.									
	was found guilty on counts of the Indictment after a plea of not gui	lty.								
Title & Sec		Date Offense Concluded	Count <u>Number</u>							
	and notification act	6/23/11	One							
pursua	The defendant is sentenced as provided in pages 2 through 7 of this judgr nt to the Sentencing Reform Act of 1984.	nent. The sent	tence is imposed							
 counts	The defendant has been found not guilty on counts of the Indictment.	it, and is disch	arged as to such							
	Count of the Indictment is dismissed on the motion of the United States.									
	IT IS FURTHER ORDERED that the defendant shall notify the United	States attorney	for this district							

within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special

January 27, 2012

Date of Imposition of Sentence

Signature of Judicial Officer

Algenon L. Marbley United States District Judge

Date

Defendant: Padro D. Clay

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Case Number: CR-2-11-184

IMPRISONMENT

for a	The defendant is hereby committed term of TWELVE (12) MONTHS.	d to the custody of the United States Bureau of Prisons to be imprisone	d
	The Court makes the recommendation	ons to the Bureau of Prisons that the defendant	
		ustody of the United States Marshal. United States Marshal for this district,	
	The defendant shall surrender for se before 2 p.m. on as notified by the United State as notified by the Probation of		IS
	I have executed this Judgment as	RETURN follows:	
			_
	Defendant delivered on	to	
at _		, with a certified copy of this Judgment.	
		James M. Wahlrab United States Marshal	
		By	
		Deputy U.S. Marshal	

Defendant: Padro D. Clay

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of FIVE (5) YEARS. As a special condition of supervised release the defendant shall register, and keep the registration current, in each jurisdiction where the offender resides, where he is an employee, and where he is a student. For initial registration purposes only, the sex offender shall also register in the jurisdiction in which convicted if such jurisdiction is different from the jurisdiction of residence (42 U.S.C.§16913(a)).

- 2. If the State of residence is not accepting sex offender registrations pursuant to the Sex Offender Registration Notification Act (SORNA), and unable to accept the offender's registration, he must maintain contact with State Registration Authorities and his probation officer to determine when such registration can be accepted. The duty to register may continue after expiration of the offender's federal supervision, and any exiting duty to register under State law is not suspended and will remain in effect until the States implements the SORNA of 2006. If the offender's supervision transfers to another federal district, the offender's duty to register is required by SORNA, shall be governed by that district's policy and the laws of that State.
- 3. The defendant shall participate in mental health assessment/treatment as directed by the U.S. Probation Office.
- 4. The defendant shall participate in a substance abuse assessment/treatment, either inpatient or outpatient, to include testing, at the direction of the U.S. Probation Officer.

The defendant shall report to the probation office in the district into which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within fifteen (15) days of release from imprisonment and at least two (2) periodic drug tests thereafter, as directed by the probation officer.

- The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse.
- x The defendant shall not possess a firearm as defined in 18 U.S.C. §921.

If this judgment imposes a fine or restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this Court (set forth below). The defendant shall also comply with the additional conditions on the attached page.

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Defendant: Padro D. Clay Case Number: CR- 2-11-184

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthful all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record of personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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Defendant: Padro D. Clay Case Number: CR-2-11-184

CRIMINAL MONETARY PENALTIES

	The defendant shall pay the following total criminal monetary penalties in accordance with the schedule of payn	nents set forth
on Shee	5, Part B.	

on Sheet 5, Part B.				
<u>Count</u> One	<u>Assessmen</u> \$100.00	<u>t</u>	<u>Fine</u>	Restitution
If applicable, restitu	tion amount ordered p	ursuant to plea agreen	ent	\$
Totals:	\$100.00		\$-0-	\$-0-
		FIN	E	
	interest on any fine of a U.S.C. §3612(f). A	more than \$2,500, unle	ess the fine is paid in full	before the fifteenth day after the date of y be subject to penalties for default and
The court has determ	nined that the defendar	nt does not have the at	oility to pay interest and i	t is ordered that:
The interes	t requirement is waive	d.		
The interes	t requirement is modif	ied as follows:		
		RESTITU	TION	
				10A, and 113A of Title 18 for offenses minal Case will be entered after such
The defendant shall	make restitution to the	following payees in the	ne amounts listed below.	
	t makes a partial paym	nent, each payee shall	receive an approximately	proportional payment unless specified
Name of Payee		otal mount of Loss	Amount of <u>Restitution Ordered</u>	Priority Order or Percentage of <u>Payment</u>
	Totals \$		\$	

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994.

AO 245B(3/95)	Sheet 5.	Part R -	Criminal:	Monetary	Penalties

The defendant shall pay the cost of prosecution.

Defendant: Padro D. Clay Case Number: CR-2-11-184 Judgment -- Page 6 of 7

SCHEDULE OF PAYMENTS

Payments shall be applied in the following order: (1) assessment; (2) restitution; (3) fine principal; (4) cost of prosecution; (5) interest; (6) penalties.

Payment of the total fine and other criminal monetary penalties shall be due as follows:

A _x in full immediately; or

B _ _ \$ ___ immediately, balance due (in accordance with C, D, or E); or

C ___ not later than ______; or

D _x Through participation in the Bureau of Prisons Inmate Financial Responsibility Program. In the event the entire amount of criminal monetary penalties imposed is not paid prior to the commencement of supervision, the U.S. probation officer shall pursue collection of the amount due, and shall request the court to establish a payment schedule if appropriate; or

E ___ in ______(e.g. equal, weekly, monthly, quarterly) installments of \$______ over a period of ______ years to commence ______ days after the date of this judgment.

Special instruction regarding the payment of criminal monetary penalties:

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments are to be made to the United States District Court, Office of the Clerk, 85 Marconi Boulevard, Room 260, Columbus Ohio 43215 except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program.

The defendant shall forfeit the defendant's interest in the following property to the United States: